Northern District of California

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| 3 | UNITED STATES DISTRICT COURT | |
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| 5 | NORTHERN DISTRICT OF CALIFORNIA | |
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| 7 | JUAN FLORES-MENDEZ, an individual | |
| 8 | and AMBER COLLINS, an individual, and on behalf of classes of similarly situated | No. C 20-04929 WHA |
| 9 | individuals, | |
| | Plaintiffs, | |
|) | V. | ORDER RE [90] [91] STIPULATEI |
| | v. | REQUESTS FOR EVIDENTIARY RULINGS |
| , | ZOOSK, INC., | RULINGS |
| 2 | Defendant. | |
| 3 | | |
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As for Dkt. No. 90, the parties are reminded of their obligations under the federal rules. See FRCP 26(c), 30(b)(6). The stipulation is **DENIED WITHOUT PREJUDICE** to a better explanation.

As for Dkt. No. 91, parties have not offered even a sentence to explain why an order under FRE 502(d) is necessary. A claw-back provision would seem to cover the same concern about inadvertent disclosures without the broad sweep of a Rule 502(d) order. This, too, is DENIED WITHOUT PREJUDICE.

IT IS SO ORDERED.

Dated: September 30, 2021.

LIAM ALSUP UNITED STATES DISTRICT JUDGE